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Phone: (928) 771-3344

1	Jeffrey G. Paupore, SBN 007769	•
_	Yavapai County Attorney	2012 FEB -7 PM 1: 32
2	ycao@co.yavapai.az.us	Sandah sanaming
3	Attorneys for STATE OF ARIZONA	BY: V REISINGEH
4	IN THE SUPERIOR COURT C	OF THE STATE OF ARIZONA
5		
6	IN AND FOR THE CO	OUNTY OF YAVAPAI
7	STATE OF ARIZONA,	Cause No. P1300CR201001325
8	D1 : 4:00	D' ' ' 1
9	Plaintiff,	Division 1
9	vs.	AFFIDAVIT REQUESTING
0	15.	ATTENDANCE OF OUT-OF-
1	STEVEN CARROLL DeMOCKER,	STATE WITNESS
1	,	
2	Defendant.	
•		
3		
4		
5	STATE OF ARIZONA)	
,) ss	
6	County of Yavapai)	

JEFFREY G. PAUPORE, being first duly sworn upon his oath, deposes and says:

- 1. He is the Deputy Yavapai County Attorney assigned to prosecute the above-noted matter.
- 2. That Defendant, STEVEN CARROLL DEMOCKER, was indicted on December 10, 2010 in P1300CR201001325 with one (1) count First Degree Murder, a class 1 felony; one (1) count First Degree Burglary, a class 2 felony; two (2) counts of Fraudulent Schemes and Artifices, class 2 felonies; one (1) count of Conspiracy to Commit Fraudulent Schemes and Artifices, a class 2 felony; two (2) counts Forgery, class 4 felonies; one (1) count of Fraudulent Schemes and Practices, a class 5 felony; one (1) count of Tampering with Physical Evidence, a class 6 felony and one (1) count of

Contributing to the Delinquency of a Child, a class 1 misdemeanor.

- 3. A criminal trial is scheduled in this Court and in this matter commencing on the 26th day of March, 2012.
- 4. Affiant believes that **JAMES R. DEMOCKER** is a necessary witness to matters material to the issues to be determined at the deposition in regard to the criminal trial and his presence is required by the State of Arizona to present this matter effectively.
- 5. JAMES R. DEMOCKER (JD) is a necessary witness because the State has evidence showing that in August 2008 JD paid the initial retainer for probate attorney Chris Kottke and assisted Katie DeMocker in the Virginia Carol Kennedy probate, and has personal knowledge of material events in the administration of the Kennedy Probate. In or about August, 2008 JD forcibly evicted James Knapp from the Bridle Path guest house. After the arrest of Steven DeMocker, JD paid all of Defendant's bills, arranged loans; and has personal knowledge of Defendant's plan to acquire the Hartford Insurance proceeds. JD knew in February, 2009 that a "flood of money" was forthcoming to his Defendant brother. JD tells the Defendant on March 30, 2009 that he "knows the big picture". It was JD's suggestion to Defendant to keep finances "opaque". Defendant discussed with JD ways to pressure Katie into releasing the \$750,000.00 to be used for his attorney fees. JD received Charlotte DeMocker's social security survivor benefit checks. JD created and distributed letters, emails and detailed spread sheets tracking the insurance money from the trust to the attorneys.
- 6. Affiant is further informed and believes that said witness is out-of-state and within the borders of the State of Virginia and said witness **JAMES R. DEMOCKER** is residing at 6615 Heidi Ct. McLean, Virginia 22101 and that there is no undue hardship on the witness in being compelled to attend and testify at the deposition scheduled in this matter.

Office of the Yavapai County Attorney 255 E. Gurley Street, Suite 300

Facsimile:

Phone: (928) 771-3344

It is respectfully requested that this Court certify the presence of said witness to the responding Court of Record in the State of Virginia under the provisions of the Uniform Act to Secure Attendance of Witnesses from Without the State in Criminal Cases as enacted in the State of Virginia under the appropriate provisions of the laws of the said State.

RESPECTFULLY SUBMITTED this 3/5 day of January, 2012.

JEFFREY G. PAUPORE YAVAPAI COUNTY ATTORNEY

By: Authorse Wavapai County Attorney

SUBSCRIBED and SWORN to before me this 3/5 day of January, 2012, by Jeffrey G. Paupore.

My Commission Expires:

9/15/13

